tained in records that if disclosed would significantly increase the vulnerability of critical physical systems or infrastructures of a government body to attack. This subsection shall only apply to information held by a government body that has adopted a rule or policy identifying the specific records or class of records to which this subsection applies and which is contained in such a record.

Approved April 12, 2006

CHAPTER 1055

REGULATION OF REAL ESTATE BROKERS, SALESPERSONS, AND TRANSFERS

H.F. 2632

AN ACT relating to real estate, including real estate broker and salesperson licensing and real estate disclosures.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 543B.5, Code Supplement 2005, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 13A. "Listing" is an agreement between a property owner and another person in which that person holds or advertises the property to the public as being available for sale or lease.

- Sec. 2. Section 543B.7, subsection 1, Code Supplement 2005, is amended to read as follows:
- 1. A person who, as owner, spouse of an owner, general partner of a limited partnership, lessor, or prospective purchaser who does not make repeated and successive transactions of a like character, or through another engaged by such person on a regular full-time basis, buys, sells, manages, or otherwise performs any act with reference to property owned, rented, leased, or to be acquired by such person.
- Sec. 3. Section 543B.15, subsection 4, Code Supplement 2005, is amended to read as follows:
- 4. An applicant for a real estate broker's or salesperson's license who has had a professional license of any kind revoked <u>or suspended or who has had any other form of discipline imposed</u>, in this or any other jurisdiction may be denied a license by the commission on the grounds of the revocation, <u>suspension</u>, <u>or other discipline</u>.
 - Sec. 4. Section 543B.49, Code 2005, is amended to read as follows: 543B.49 INJUNCTIVE RELIEF.
- 1. In addition to the penalty and complaint provisions of sections 543B.43, 543B.44, and 543B.48, an injunction may be granted through an action in district court to prohibit a person from engaging in an activity which violates the provisions of section 543B.1. The court shall grant a permanent or temporary injunction if it appears to the court that a violation has occurred or is imminently threatened. The plaintiff is not required to show that the violation or threatened violation would greatly or irreparably injure the plaintiff. No bond shall be required of the plaintiff unless the court determines that a bond is necessary in the public in-

terest. The action for injunctive relief may be brought by an affected person. For the purposes of this section, "affected person" means any person directly impacted by the actions of a person suspected of violating the provisions of section 543B.1, including but not limited to the commission created in section 543B.8, a person who has utilized the services of a person suspected of violating the provisions of section 543B.1, or a private association composed primarily of members practicing a profession for which licensure is required pursuant to this chapter.

- 2. If successful in obtaining injunctive relief, the affected person shall be entitled to actual costs and attorney fees, unless the person suspected of violating a provision of section 543B.1 prevails in any application for permanent injunctive relief. For the purposes of this section, "actual costs" means those costs other than attorney fees which were actually incurred in connection with the action, including but not limited to court and witness fees, investigative expenses, travel expenses, legal research expenses, and other related fees and expenses.
- Sec. 5. Section 558A.1, subsection 4, Code Supplement 2005, is amended by adding the following new paragraph:

NEW PARAGRAPH. i. A transfer by a power of attorney.

Approved April 12, 2006

CHAPTER 1056

DRAINAGE AND LEVEE DISTRICTS — IMPROVEMENTS — BID PROCEDURE H.F. 2635

AN ACT relating to drainage and levee districts by providing for the publication of notice and the letting of bids.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 468.34, Code 2005, is amended to read as follows: 468.34 ADVERTISEMENT FOR BIDS.

The board shall publish notice once each week for two consecutive weeks in a newspaper published in the county where the improvement is located, and publish additional advertisement and publication elsewhere as the board may direct. The notice shall state the time and place of letting the work of construction of the improvement, specifying the approximate amount of work to be done in each numbered section of the district, the time fixed for the commencement, and the time of the completion of the work, that bids will be received on the entire work and in sections or divisions of it, and that a bidder will be required to deposit with the bid cash, a certified check on and certified by a bank in Iowa, or a certified share draft from a credit union in Iowa payable to the auditor or the auditor's order, at the auditor's office, in an amount equal to ten percent of the bid, in no case to exceed ten thousand dollars. If the estimated cost of the improvement exceeds fifteen thousand dollars, the board may make additional publication for two consecutive weeks in a contractors' journal of general circulation, giving only the type of proposed construction or repairs, estimated amount, date of letting, amount of bidder's bond, and name and address of the county auditor. All notices shall fix the date to which bids will be received and upon which the work will be let. However, when the estimated cost of the improvement is less than ten fifteen thousand dollars, the board may let the contract for the construction without taking bids and without publishing notice.